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## UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA merica ORDER OF DETENTION PENDING TRIAL

**United States of America** 

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N	<u> Iarco Antonio I</u>	_opez-Miguel	Case Nu	ımber:	15-01296MJ-001				
In accordarepresente detention	ance with the Bail ed by counsel. I co of the defendant p	onclude by a preponderance pending trial in this case.	of the evidence the	e defendant is	en held. Defendant was present and was a serious flight risk and order the				
I find by a	preponderance o	F of the evidence that:	INDINGS OF FACT						
<u> </u>		The defendant is not a citizen of the United States or lawfully admitted for permanent residence.							
	The defend	The defendant, at the time of the charged offense, was in the United States illegally.							
Σ	Enforceme	If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.							
	The defend	The defendant has no significant contacts in the United States or in the District of Arizona.							
		The defendant has no resources in the United States from which he/she might make a bond reasonably calculated to assure his/her future appearance.							
	The defend	The defendant has a prior criminal history.							
	The defend	The defendant lives/works in Mexico.							
		The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and has substantial family ties to Mexico.							
	There is a	There is a record of prior failure to appear in court as ordered.							
	The defend	The defendant attempted to evade law enforcement contact by fleeing from law enforcement.							
	The defend	dant is facing a maximum of		years im	prisonment.				
TI Court at th	he Court incorpora	ates by reference the materia	al findings of the Presord	etrial Services	Agency which were reviewed by the				
		COI	NCLUSIONS OF LA	w					
1. 2.		serious risk that the defenda on or combination of conditio		ssure the app	pearance of the defendant as required.				
		DIRECTION	IS REGARDING DE	ETENTION					
in a correct pending a order of a facility sha	ctions facility sepa ppeal. The defen court of the Unite all deliver the defe	arate, to the extent practicable dant shall be afforded a reased States or on request of an	le, from persons aw sonable opportunity attorney for the Go	aiting or servi for private co vernment, the	signated representative for confinement ng sentences or being held in custody nsultation with defense counsel. On e person in charge of the corrections earance in connection with a court				
proceedin	g.	APPEALS A	AND THIRD PARTY	RELEASE					
to deliver District Co from the d objections	a copy of the moti ourt. Pursuant to late of service of a	ion for review/reconsideratio Rule 59(a), FED.R.CRIM.P., a copy of this order or after the	n to Pretrial Service effective Decembe he oral order is state	s at least one r 1, 2009, Def ed on the reco	istrict Court, it is counsel's responsibility day prior to the hearing set before the fendant shall have fourteen (14) days ord within which to file specific written 59(a) may waive the right to review.				
Pretrial Se	ervices sufficiently		efore the District Co		it is counsel's responsibility to notify retrial Services an opportunity to				
DATE: April 21, 2015					U.S. Mit				
_	·		_	Ur	JOHN A. BUTTRICK lited States Magistrate Judge				